IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: BURTMAN=1A

re Application of:

Conf. No.: 3709

hlomo YITZCHAIK

Art Unit: 1711

Appln. No.: 09/966,745

Examiner: D. Truong

Filed: October 1, 2001

Washington, D.C.

For: MOLECULAR LAYER EPITAXY

June 16, 2003

METHOD AND COMPOSITIONS

INFORMATION DISCLOSURE STATEMENT [IDS

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir :

JUN 1 6 2003

This Information Disclosure Statement is submitted in accordance with 37 CFR §\$1.97, 1.98, and it is requested that the information set forth in this statement and in the listed documents be considered during the pendency of the above-identified application, and any other application relying on the filing date of the above-identified application or cross-referencing it as a related application.

[X] 1. This IDS should be considered, in accordance with 37 CFR $\S1.97$, as it is filed:

(Check one of the boxes A-D)

- [] A. within three months of the filing date of the above-identified national application or within three months of the entry into the national stage of the above-identified international application.
- [X] B. before the mailing date of a first office action on the merits or before the mailing of a first Office

\$\frac{12}{6/25/03}

action after the filing of a Request for Continued Examination under 37 C.F.R. §1.114.

[] C. after (A) and (B) above, but before final rejection or allowance, and Applicants have made the necessary certification (box "i" below) or paid the necessary fee (box "ii" below).

(Check one of the boxes "i" and "ii" below:)

- [] i. Counsel certifies that, upon information and belief, each item of information listed herein was either
 - [] (a) first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS; or
 - [] (b) not cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of undersigned after making reasonable inquiry, was not known to any individual designated in \$1.56(c) more than three months prior to the filing of this IDS.

(use one and delete other of following)

- [] ii. A check (check no. _____) for the fee set forth in \$1.17(p), presently believed to be \$180, is enclosed. If the enclosed payment is incorrect, please charge any additional fees or credit any overpayment to Deposit Account No. 02-4035.
- [] ii. Credit Card Payment Form, PTO-2038, is attached authorizing payment of the fee set forth in \$1.17(p), presently believed to be \$180. If the enclosed payment is incorrect, please charge

any additional fees or credit any overpayment to Deposit Account No. 02-4035.

[] D. after (A), (B) and (C) above, but before payment of the issue fee: Applicant(s) state as follows under 37 CFR §1.97(e) for consideration of this IDS, that, upon information and belief, each item of information listed herein was either

(Check one of the boxes "a" and "b" below)

- [] (a) first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS; or
- [] (b) was not cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the undersigned after making reasonable inquiry, was not known to any individual designated in \$1.56(c) more than three months prior to the filing of this IDS.

(use one and delete other of following and this note)

A check (check no. _____) for/ Credit Card Payment Form, PTO-2038, is attached authorizing payment of the fee set forth in \$1.17(i), presently believed to be \$180 is enclosed. If the enclosed payment is incorrect, please charge any additional fees or credit any overpayment to Deposit Account No. 02-4035.

[X] 2. In accordance with 37 CFR \$1.98, this IDS includes a list (e.g., form PTO-1449) of all patents, publications, or other information submitted for consideration by the office, either incorporated into this IDS or as an attachment hereto. A copy of each document listed is attached, except as explained below.

(check boxes A and/or B and fill in blanks, if appropriate)
[] A. Document(s) is (are) deeme
substantially cumulative to document(s), and
in accordance with \$1.98(c), only a copy of each of the latte
documents is enclosed.
[] B. Certain documents were previously cited by c
submitted to the Office in the following prior application(s)
which are relied upon under 35 U.S.C. 120:
(insert serial numbers and filing dates of prior applications)
Applicant(s) identifies these documents by attaching heret
copies of the forms PTO-892 and PTO-1449 from the files of th
prior application(s) or a fresh PTO-1449 listing thes
documents, and request that they be considered and made c
record in accordance with \$1.98(d). Per 37 CFR \$1.98(d)
copies of these documents need not be filed in thi
application.
[] 3. Document(s) is (are) not in th
English language. In accordance with \$1.98(a)(3), Applicant(s
states:
[] An English translation of each document
(or of the pertinent portions thereof), or a cop
of each corresponding English-language patent o
application, or English-language abstract (o
claim) is enclosed.
[] A concise explanation of the relevance of
document(s) is found in the attache
search repor
(see reply to Comment 68 in the preamble to th
final rules; 1135 OG 13 at 20).
[] A concise explanation of the relevance o
document(s) is set forth as follows:

(insert concise explanation of relevance)

- [] A concise explanation of the relevance of document(s) ____ can be found on page(s) _ of the specification.
- [] A concise explanation of document(s) _____ can be found on the attached sheet.
- [X] 4. No explanation of relevance is necessary for documents in the English language (see reply to Comments 67 and 68 in the preamble to the final rules; 1135 OG 13 at 20).
- [] 5. Other information being provided for the examiner's consideration follows:

(insert other information)

6. In accordance with 37 CFR §\$1.97(g) and (h), the filing of this IDS should not be construed as a representation that a search has been made or that information cited is, or is considered to be, material to patentability as defined in §1.56 (b), or that any cited document listed or attached is (or constitutes) prior art. Unless otherwise indicated, the date of publication indicated for an item is taken from the face of the item and Applicant(s) reserves the right to prove that the date of publication is in fact different.

Respectfully submitted,

BROWDY AND NEIMARK

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